SERVING BEEF.

g Officer at Chicago, on o Stand-The Manitoba and Her Cargo of

CAGO, March 14.—Colonel O. M easing agent of the govern-leage since 1896, testified to irect order of General Eagan, ary general. He also stated es was Gustavus F. Swift, cking house of Swift & Co. the packing house of Swift & Co.

ve of Swift & Co. was on the s of refrigerated beef. The ser had expressed some fear afety of the meat—of the pipes

art to that effect."

art to that effect."

art landed there?"

at that time."

so stated that the ship went from the Miowa. He reported to Captain at the depot quartermaster, and the terminary, who said he would like the some of the beef for the troops. Howing morning a lighter came to and an issue of fresh beef was the the first time. The beef was

the semined there, and all that I with with an exception, were well with the beef. Major Birmingham, command of the general hospital, said the best he had had. But Colonel the Birth Illinois, whose registers stationed six or seven miles in bearing, said the beef when it reaches examined about 2 o'clock in the after day's issue—was spoiled. The bearing and the beef, as he said it was a long agree it had been taken out of the

SENT FREE TO MEN. arkabio Remedy That Sestores Lost Vigor

All Who Write.

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RED RENOWNED SPECIALIST

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News 300,000 pounds of meat, about 50,000 pounds were issued.

"By whose orders did you make the voyage to New York."

"I received my order from the depot quartermaster."

"Was it known to him that there was still refrigerator beef on board and not issued."

"Was it known to him that there was issued?"
"Yes, sir."

"I am not advised as to that?" The witness stated that when the Manitoba sailed for New York, September 7, the beef was in good condition. He had used some of it for his own and the officers' table during the voyage. None of it was issued to the troops on the ship, as there were no facilities for cooking. The refrigerating apparatus was in the best of condition.

were no facilities for cooking. The refrigerating apparatus was in the best of condition.

"Did any change take place in the beef?"

"On the return trip when we were within about two days of New York the chief steward reported to me that the beef was beginning to spoil, that he had to cut out portions or it in order to prepare it for the table. That condition continued to increase until our arrival in New York, when, on the morning of September 1. I think, he reported to me that the beef was so bad that he did not think it advisable to attempt to use it any more. So we took on a fresh supply at New York."

"What was done with the Manitoba beef?"

"I reported its condition to the depot commissary, Colonel Woodruff, and a board of survey was subsequently appointed. There was some argument about the ownership of the meat, but the board proceeded in the regular way and made its report. I applied to the chairman for a copy of the proceedings and he told me that the proceedings had been stopped. But I obtained a copy and learned from it that the beef had been condemned and ordered disposed of. In about ten days, a lighter came alongside the ship and took the beef away. I received a telegram from Mr. Barry, of Washington, who, I understood, was a representative of Swift & Co., to deliver it to the lighter."

Witness stated that the cheff engineer on the Manitoba. who was a families with

liver it to the lighter."

Witness stated that the chief engineer on the Manitoba, who was familiar with the handling of this meat, had superintended the loading at Newport News and expressed himself satisfied as to the way in which the transfer was made. The temperature at Newport News was 56 degrees, but the refrigerator cars were run down to a covered shed, where the cars were opened and the beef immediately taken aboard the ship. The temperature in the refrigerating room on board ship was at times only 31 degrees, and the engineer was alarmed because he could not get the temperature down to 33 degrees, but he finally succeeded.

down to 13 degrees, but he finally succeeded.

The beef when it came aboard was examined by the witness. It was enclosed in cheese cloth sacks and seemed to be in prime condition. When taken off at New York it had "whiskers" on it—was moldy on the outside. The board of survey had several quarters examined and the beef inside was perfectly good; but the board felt that, as there was so much mold on the outside, the beef was bad and that it would be unaafe to issue to the troops.

"Did you have any occasion to suspect that the beef had been treated with a preservative?"

No. str."

that the beef had been treated with a preservative?"

No. sir."

"Did anything of that kind come to your knowledge in conversation?"

"No, sir."

The recorder then called Gustavus F. Swift, president of Swift & Co. He testified to two contracts entered into between his company and the United States government with reference to the supplying of refrigerated beef to the troops in Cuba and Porto Rico.

"By whom were those contracts made on the part of the United States?" asked Colorel Davis.

"By General Eagan; advertisements were issued and proposals received in the usual form. We agreed to be responsible for the beef keeping twenty-four hours from issuing, and, if in a refrigerating house, seventy-two hours from the steamer issue. I supposed there would be reasonable protection as for any other commodity. When we deal in beef we deal in a perishable article. It certainly should be protected from the tropical sun."

"In the preparation of your refrigerated beef, what agent do you rely upon as perservative."

"Refrigerated air; nothing else."

"Refrigerated sir; nothing else."

"Refrigerated sir; nothing else."

"Have you used at any time, in connection with the preservation of refrigerated beet, any chemical preservative of any kind."

"No, sir."

Cross examined by Major Lee, witness said: "I asked my brother in Boston, E. C. Swift, to go to Washington and agree with General Eagan on the terms of the contract. It was finally agreed upon between my brother and General Eagan, I never met General Eagan previous to the time the contract was signed."

"I would like to have you repeat your understanding of the contract with reference to the time that beef was to keep after issuance to the commissary," said Major Lee.

"My understanding is that the beef should."

keep seventy-two hours after leaving the ship?"
"Not at all. The provision means that refrigerators are to be built to take care of the beef. If my memory is right, it also provides that the contractor's responsibility shall cease after seventy-two hours; that it shall not be liable to condemnation after having been seventy-two hours away from the ship."

having been seventy-two hours away from the ship."

"If you built a refrigerator on shore and a ship landed there and this beef was taken out of the ship and placed in the refrigerator on shore, then your responsibility would end in regard to keeping qualities of that beef seventy-two hours after it left the ship."

"If we took the technical definition of the contract, I think, yes, Bwift & Co, have never wished to be technical in regard to contracts with the government."

"At the end of seventy-two hours after you have taken beef off the refrigerator on shore, if there should be a quantity of beef left in that refrigerator on shore, if there should be a quantity of beef left in that refrigerator on shore, under the contract, your responsibility ceases?"

"Technically, I think so."

"If I remember correctly, General Eagan testified that the beef was to keep, under normal conditions, remaining sweet and proper food, seventy-two hours after it left the refrigerator on shore,"

"That was not our understanding, nor was it contained in our proposal or in the contract."

contract."
Major Lee read the following clause of Major Lee read the following clause of the contract:

"The beef is to be properly clothed for its protection and proper handling, and so preserved by the refrigeration on shipboard and at the refrigerator building, that it shall be perfectly good and fit for use seventy-two hours after being issued from the ship's refrigerator, or twenty-four hours after being issued from the refrigerator building on shore."

"If there were no refrigerating building on shore." he asked, "and a ship should get in that place, under this contract it seems to me there is a guaranty here that the beef will keep seventy-two hours after being issued from the ship. Am I not correct?"

"No, sir. My version of that clause is different. Starting with our proposal to

correct?"

"No. sir. My version of that clause is different. Starting with our proposal to the government and leading on to that clause in the contract, my version is that, having used diligence to provide stationary refrigerators at the request of the government, and with their aid as agreed, twenty-four hours is all that we are liable."

Major Lee then read the clause in question a second time, and left the dispute as to the time to the consideration of the court.

witness stated that his company had put in the contract a much shorter time limit than was included in beef contracts for England, but admitted that the conditions were not at all similar and scarcely subject

England, but admitted that the conditions were not at all similar and scarcely subject to comparison.

"Could you reasenably expect that refrigerated beef could be furnished to the troops in Cuba and last twenty-four hours after it was issued to the commissary to be given to the troops, ten, fifteeen or twenty miles away from the landing?"

"I don't think we contemplated supplying troops that far away; I don't think the government contracted for refrigerated beef to be supplied at port stations and at the same time for live cattle to be supplied at inland points."

The witness stated that chemicals were not in any way used as a preservative. He had heard of the Powell process and other chemical experiments, but had never tried them. Borax was used, he said, in packing and shipping cured joints of pork, but not on beef. He said that his company did no canning, but furnished the beef used by Libby, McNelli & Libby for canning.

Major Lee asked if the larger proportion of the poorer beef did not go to the canners.

Mr. Swift replied that it did not.

Mr. Swift replied that it did not.
The next witness was Horace C. Gardner, the manager of the construction and
mechanical department of Swift & Co. He
repeated the incidents attending the clos-

"CALTHOS" Prof. Laborde's Marvelous French Cure for Lost Manhood.

FIVE DAYS' TRIAL TREATMENT Sent Absolutely Free by Sealed Mail To All Sufferers.



The only preparation known to science which really cures Lost Manhood is "CALTHOS," the marvelous French remedy discovered by Prof. Jules Laborde. It is controlled in this country by The Von Mohl Company, of Cincinnati, Ohio, a concern which occupies a high and houorable place in the world of medicine. It is one of the largest and most responsible houses in Cincinnati, as anyone who is acquainted in that city will testify.

anyone who is acquainted in that city will testify.

The Von Mohl Company invites all men suffering from Lost Manhood, Spermatorrhora, Varicoccle, Small Parts or Weakness of any nature in the Nerves or Sexual Organs, to send their names and receive a five days' treatment. This will prove the wonderful vitalizing powers of "CALTHOS." After using it five days the sufferers will find new vigor in their organs, new force in their muscles, new blood in their veins, new ambition, and rapid progress toward the buoyant feelings and sensations of younger days.

This liberal force of the sensation of the sufference of the suff

This liberal free offer is genuine. There is no swindling C.O.D. or Deposit Scheme connected with it. The five
days' treatment is sent by scaled mail to all on request,
wrapped in a plain package, and full printed instructions
accompany the medicine, so that each patient becomes
his own doctor and cures himself at home.

It doesn't make any difference what caused the weakmess-whether bad habits in youth, or excess, or overwork, or business troubles. "CALTHOS" will effect a
cure, no matter what big name the disease may be called
by doctors.

The You Mohl Company treats all correspondence in

Send today for the free five days' trial treatment. If it helps you, more of the medicine can be purchased. If it does not help, no harm is done and no money has been paid out. You can send your name in the full knowledge that it will be kept from all. The "CALTHOS" department of our business is strictly confidential. Address applications for trial treatment, etc., to

THE VON MOHL COMPANY, 264 B, Cincinnati, O. Preparations in the United States.

ing of the contract between Swift & Co. and General Eagan.

"What conversation was there as to the application of your practice of keeping meat in Cuba and Porto Rico—as to refrigerator plants?" he was asked.

"I told him it would be necessary to meet the exigencies of that climate to erect refrigerators on shore; that I did not think it would be safe in any other way, but that so far as treating beef with any process with chemicals to preserve it, we would not do it at all; that if we could not get the business and do it according to our regular process of refrigeration, we would not take it."

not take it."

The witness denied that any chemicals whatever were used in the beef business. Refrigeration was the only thing relied

"If General Eagan testified that the limit was seventy-two hours, how do you reconcile this conflict with the testimony?"
"General Eagan is mistaken."
Mr. E. W. Wilder, general superintendent of Swift & Co., who had testified in Washington, was recalled and asked about the use of chemicals. He said that none was used and could not be used at the packing house without his knowledge.
George E. Van Norman, a commission merchant with offices at Milwaukee and Chicago, testined in detail as to the governmental, state and municipal inspection of cattle slaughtered at he sock yards.

Major Lee asked if, as a rule, a portion

ond grade."
"Did you purchase any refrigerated beef?"
"No, sir; but I paid for a good deal of it."
On cross-examination Major Lee said:
"You speak of purchasing this by sample, under these rush orders that you received. What course or method was pursued as to comparing these samples brought to you with the stores purchased?"
"None. I took it for granted that they supplied the same stores that were represented by the samples."
"With all of these rush orders, with this great demand for canned roast beef, a new thing to be issued to the army, what assurance did you have that beef might not be 'put in that was unsatisfactory, unless inspection was made by you?"
"I was satisfied that the beef was all inspected by the government inspectors and I relied upon the responsibility of the packing houses."
"Do you mean that the bureau of animal industry made inspection of the kind of meat that went into these cans?"
"No. sir. I mean that they made investigation of the meat at the time of killing."
Colonel Gillespie—"What reason was

himself.
S. J. Johnson, the superintendent of the beef house of the Nelson Morris Packing Company, testified that the methods in use there for canning roast beef were substantially the same as those in use at other houses. The only method for the preservation of beef was cold air. He had no knowledge of the use of chemicals for that nurposes.

purpose.

Edward Hoffheimer, superintendent of the

To points in Montana, Idaho, Washington and British Columbia. Only one fare plus \$2 for the round trip, and half that for one way. Ticket office, \$23 Main street.

Advertise your houses for sale or to let in The Journal if you want to secure a purchaser or tenant.

LEGAL NOTICES.

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NOTICE OF STOCKHOLDERS MEETING.

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At the request of Colonel Davis the witness of the commissary general in every case.

At the request of Colonel Davis the witness of the commissary general in every case.

At the request of Colonel Davis the witness of the commissary general in every case.

The recorder read a large number

Washington and Colonel Smith, with reference to the purchase of canned roast beet last year.

"What inspection were these purchases subjected to?" asked Colonel Dayls.

"They were only inspected by sample."

"In some cases I see the price of deliveries on the same day varies 1 or 2 cents a pound. What is the reason for that?"

"These were not my purchases. They were made from Washington."

"Did you make any purchases of Libby, McNeill & Libby's second grade, known as the Efnory brand?"

"I, myself, never bought any of the second grade of Libby's meat; this was purchased direct from Washington."

"Did you buy any canned meat of the second grade."

"Well, the Hammond Company submitted to me some samples which seemed good and I bought them, not knowing until afterward that it was what they call their second grade."

"Did you purchase any refrigerated beef?"

"No, sir; but I paid for a good deal of it."

Is to be issued will be made known at the meeting.

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Is to be issued will be made known at the meeting.

Is to be issued will be made known at the meeting.

Fifth—To retire and cancel all of the present bonds and martigans of the company and authorize the excution, i raunance and disposition of new bonds to the company realized and martigans of the company and authorize the extent of twenty theamed, (20,000 dollars per mile of the company realized new bonds to the company relieve the security of twenty theamed (twenty th before the meeting. A. E. STILWELL, President.

ARTHUR C. ROBINSON. Secretary.

WHEREAS, Frances E. Day and Oliver C. Day, her husband, by their deed of trust dated the 2rd day of November, 1884, and recorded on the 28th day of November, 1884, in the office of the recorder of deeds of Jackson county, Missouri, at Kansas City, in book B, number 575, at page 120, conveyed to B. Thompson Whipple, trustee, the real estate lying in the county of Jackson, state of Missouri, described as follows to-wit: All of lots nine (5) and ten (10), in block "K." of Ranson and Talley's addition to the City of Kansas, now Kansas City, Missouri, as the same are marked and designated on the recorded plat of said addition, how on file with the recorder of deeds for said county, at Kansas City, Missouri, in trust, to secure the payment of the non-principal primissory note and ten interest notes in said deed of trust described; and, whereas, default has been made in the payment of the interest notes failing due respectively May 23rd, 1885, and November 23rd, 1885, and they remain due and unpaid (escent on the county of the same principal primissory note and ten interest notes failing due respectively May 23rd, 1885, by reason whereof the whole of the remaining notes have become due and are unpaid; now, therefore, public notice is heieby given that, by virtue of the powern vested in me by said deed of trust, it he undersigned, B. Thompson Whipple, at the request of the legal heider of said notes, will, on Sturday, the eighteenth day of March, 1899, between the hours of nine of clock a. m. and 8re of clock p. m., sell the real estate herein above described at public vendue to the highest bidder, for cash, at the south front door of the court house on the north side of Missouri avenue between Oak and Locust streets, in Kansas City, in the county of Jackson aforesaid, for the purpose of discharging the debt secured by said deed of trust, the interest thereon and the costs of this trust.

B. THOMPSON WHIPPLE, Trustee.

Kansas City, Mo., Feb

"No. sir. I mean that the time of killing."

Colonel Gillespie—"What reason was
there for the commissary general making
purchases in this market without your
knowledge?"

"I am sure I don't know."

"General Davis—"Did he ask you to send
any samples of the Emory brand to him?"

"He simply notified me that he had purchased it and asked me to ship it."

Major Lee—"That purchase was not subjected to inspection?"

"No. I was simply ordered to ship it."

Witness stated that when he got the samples he opened cans and in every instance
examined the contents. Some of the meat
was eaten by his clerks and also some by
himself.

B. Hibbaras/S and 1898.

ORDER OF FUBLICATION—Is the circuit sourt of
lackson county, Missouri, at Kansas City. April
term, 1899. John Ferdinand Kornischka against
Amelia Kornischka. No. 25774. On this 25th of February, 1899, comes the plaintiff and files his petition
asias adiavit stating that defendant is a nonresident of the state of Missouri and cannot be summoned by the ordinary process of law in the state of
Missouri, whereupon it is ordered by the court that
publication be made in The Kansas City Journal, a
newspaper of Jackson co., Missouri, and kansas City,
gainst her to procure divorce from the bonds of
matrimony on the grounds that defendant has been
addicted to habitual drunkenness for the space of
ant to appear before said court at the court house of
said court, in Kansas City, Missouri, and answer the
perfendent of the state of Missouri, and cannot be summoned by the ordinary process of law in the state of
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publication be made in The Kansas City and seven begin in this, the circuit
court of Jackson co., Mis prayed. A true copy.

Attest:

(Seal)

By J. B. STACY, D. C.

O. T. Kricz, Attorney.

NOTICE is hereby given that letters of administra-Durrose.

Edward Hoffhelmer, superintendent of the Edward Hoffhelmer, superintendent of the canning department of Nelson, Morris & Co., corroborated the testimony of the previous witness.

The court then adjourned until 10 o'clock to-morrow morning.

HERE IS YOUR CHANCE.

Chemp Rate to the Northwest, on March 7 and 21, Vis the Burlington Route.

March 7 and 21, Vis the Burlington Route.

Northwest, or March 189, All persons that letters of administration as surviving partner on the partnership estate of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons having claims against and partnership estate of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons having claims against and partnership estate of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons having claims against and partnership estate of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons having claims against and partnership estate of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons having claims against and partnership estate of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons claims against and partnership estate of the sunton of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons claims against and partnership estate of the sunton of the county of Jackson, state of Missouri, at Kannas City on the 12th day of March 1899, All persons claims against and partnership estate to the understance of the county of Lawton & Missouri, at Kannas City on the 12th day of March 1899, All persons claims against and partnership estate to the understance of the county of Lawton & Missouri, at Kannas City on the 12th day of March 1899, All persons claims against and partnership estate to the understance of the county of the county

NOTICE in hereby given that letters of administra-To points in Montana, Idaho, Washington and British Columbia. Only one fare plus £2 for the round trip, and half that for one way. Ticket office, £23 Main street.

The Journal circulation is rapidly increasing, which shows two things—our thrift and better times. Try an ad in the Want Columns.

Advertise your houses for sale or to let in The Journal if you want to secure a fact that the late of March, 1882. Administrator, Dated this 19th day of March, 1882.

Advertise your houses for sale or to let in The Journal if you want to secure a fact the data of this publication they will be forever harred. ROBERT JOHNSON, Administrator.

The Journal if you want to secure a problem of tenant.

NOTICE OF FINAL SETTLEMENT—Notice is hereby given to all creditors and others interested in the estate of Wm. A. Gattrell, decreased, that I. Frank H. Gattrell administrator of said estate, intend to make a final settlement thereof at the next term of the probate court of Jackson county, to be held at Kaness City, Missouri, on the 13th day of May, 18th. Frank H. GATTRELL, Admr.

PAVING RESOLUTION NO. 1805.

PAVING RESOLUTION NO. 1809—Notice to preperty owners on Charlotte street from the north line of 27rd street to the north line of Howard avenue. City Clerk's office, Kansas City, Mo., March 13, 1892. A resolution declaring the work of paving Charlotte street from north line of Twenty-third (23rd) street to north line Howard avenue to be necessary.

Be it resolved by the lower house of the common council of Kansas City, the upper house concurring therein:

hereof.
Adopted Jan. 6, 1890.
Speaker Lower House of the Common Council
Adopted Mar. 2, 1899.
H. M. BEARDSLEY.

ley Between Brooklyn and Park—Board of Public Works, Department of Engineering, Kanasa City, Mo., March 13, 1895. Sealed proposals will be re-cived by the undersigned at this office until 11 h. m. of March 25th, 1896 (at which time bids will

No proposal from any contractor in default with the city on any previous contract will be considered. No proposal will be considered unless accompanied by a bond of 200 dollars with 2 good and sufficient

NOTICE TO CONTRACTORS FOR GRADING Wabash Avenue—Beard of Public Works, Department of
Engineering, Kannas City, Mo., March 12, 1899.
Sealed proposals will be received by the undersigned
at this office until 11 a. m. of March 25, 1899 (at
which time bids will be opened), for furnishing all
the materials and doing all the work necessary to
complete the following city improvements, vis.
Grading Wabash avenue from the south line of Castleton to the north line of Thirty-second (27nd) street,
as provided by critinance No. 19857.
Plans said specifications may be seen, and all information furnished, at this office.
Payment for the work to be made in special tax
bills.

Payment for the work of the second and appear the bills.

No proposal from any contractor in default with the city on any previous contract will be considered.

No proposal will be considered unless accompanied by a bone of 200 dollars with 2 good and sufficient securities (to be approved by the city comptroller), conditioned that the bidder will enter into contract at the pri-se stated, and furnish satisfactory security for the completion of the work.

The right is reserved to reject any or all proposals.

HENRY A. WISE, City Engineer.

The right is reserved to reject any or all proposals.

HERY A. WISE, City Engineer.

NOTICE TO CONTRACTORS FOR GRADING Tenth Street—Board of Public Works, Department of Engineering, Kansas City, Mo., March 13, 1839. Sealed prepusals will be received by the undersigned at this office until 11 a. m. of March 15th, 1839 (at which time bids will be opened), for formishing all the materials and doing all the work necessary to complete the following city improvements, viz. Grading Tenth (10) street from Bellefontaine avenue to a point 409 feet cast of Benton soulevard, as provided by ordinance No. 10286.

Plans and specifications may be seen, and all information furnished, at this office.

Payment for the work to be made in special tax bills.

NOTICE is hereby given that letters testamentary on the estate of William Merrell, deceased, were granted to the undersigned by the probate court of the county of Jackson, state of Missouri, at Kansas City, on the 33rd day of Pebruary, 1939. All persons having claims against said estate are required to exhibit the same to the undersigned for allowance, within one year after the date of said letters, or they may be precluded from any benefit of said estate, and if such claims be not exhibited within two years from the date of this publication they will be forever barred.

ELI S. YOUNG, Executor.

Dated this 23rd day of February, 1839.

PROPOSALS FOR REFRIGERATING AND ICE PLANTS. Chief Quartermaster's Office. 415 Pullman Building, Chicago, Ill., March 14, 1896. Sealed proposals will be received at this office until 11 o'clock a. m., March 10, 1839. for furnishing and erecting a complete refrigerating and ice making plant at Manila, Philippine islands. Full particulars and blank forms of proposal can be obtained on application. J. G. C. LEE, Colonel and Chief Quartermaster.

NOTICE: is bereby given that letters of administration on the estate of Lids Hamblen, deceased, were
granted to the undersigned by the probate court of
the county of Jackson, state of Missouri, at Kansas
Lity, on the 25th day of January, 1899. All persons
having claims against said estate are required to exhibit the same to the undersigned for allowance,
within the year after the date of said letters, or
they may be precluded from any benefit of said estate, and if such claims be not exhibited within two
years from the date of this publication they will be
forever barred. SARAH MAXWELL, Executriz.

Dated this 25th day of January, 1499.

NOTICE OF FINAL SETTLEMENT—Notice is hereby given to all creditors and others interested in
the estate of Lorissa A. Lewis, deceased, that I.
Edwin C. Lewis, administrator of said estate, intend
to make a final settlement thereof at the next term
of the probate court of Jackson county, to be held as
Kansas City, Missourt, on the 15th day of May, 1899.
EDWIN C. LEWIS, Administrator.

EDWIN C. LEWIS, Auministrate

NOTICE OF FINAL SETTLEMENT—Notice is hereby given to all creditors and others interested in the
estate of McHenry Raymond, deceased, that I, hasbella D. Raymond, executrix of said estate, intend
to make a final methement thereof at the next term
of the produce court of Jackson county, to be held as
Kansas City, Missouri, on the 18th day of May, 1852.

ISABELLA D. RAYMOND

Notice 18 here-MOTICE OF FINAL SETTLEMENT-Notice is hereby given to all creditors and others interested in the estate of Catherine J. Bird, deceased, that L. Greenup Bird, administrator of said estate, intend to make a final settlement thereof at the next term of the pribate court of Jackson county, to be held at Kannes City, Mirsouri, on the 18th day of May, 18th. GREENUP BIRD, Administrator.

psy said judgment, including costs.

ROBERT S. STONE, Sheriff of Jackson Co., Me.

NOTICE TO ALL TAXPAYERS—City Clerk's Office, Kansas City, Mo., March 13th, 1839. Notice to all taxpayers of Kansas City, Missouri, is hereby given, that the board of appeals, of said city, will hold its annual seasons on the days prescribed by law, as provided for by section 16, article V., of the city charter, to-wit: First session, six days, commencing Monday, March the 20th, 1859, and ending Saturday, March the 20th, 1859, inclusive, and that in the meantime the assessment for the ensuing fiscal year will be open to the inspection of the public at the office of the city clerk, located as hereinafter specified. During said period of six days, the board will hear any appeals and complaints of any party aggrieved, by the assessment, as made by the assession, and determine the same. Second session, three days, commencing Monday, April 10th, 1859, inclusive, when said board shall hear and finally act upon any complaint, against any raised assessment, as provided for by section 18, article V., of the city charter. During the interval between the first and second session of said board, the assessment for the ensuing year will be open to the inspection of the public at the office of the city clerk, on the fourth floor of the city hall building, on the southeast corner of Fourth and Main streets. The meetings of said board of appeals will be held in the upper house council chamber, on the fourth floor of the city lable building, on the southeast corner of Fourth and Main streets, in Kansas City, Jackson county, Missouri.

(Seal) C. S. CURRY, City Clerk.

Thompson Avenue—Board of Fublic Works, Depart ment of Engineering, Kansas City, Mo., March 13 1886. Sealed proposals will be received by the undorsigned at this office until 11 a. m. of March 25 1886 (at which time bids will be opened), for furniting all the materials and doing all the work necessary to complete the following city improvements viz.: Grading Thompson avenue from Indiana avenue.

1,600

NORMAN & ROBERTSON, proprietors of abstracts and examiners of land titles, No. 16 East Sixth street, furnish daily the transfers of real estate filed in the recorder's office at Kansas City, Mo.

Notice—All transfers appearing in the daily reports contain covenants of general warranty unless otherwise stated.

March 14.

Kennett Hudson to Frank Hudson; part of lots 11 and 12, block 2, J. H.

McGee's addition 11.

Franklin Hudson and wife to Joseph A. Boppart; part same 2,225.

Charles H. Rickert and wife to R. B. Greene; part of lot 11, block 4, Hyde park 1,600

John W. Ryan and wife to Hattie Porteous; lot 8, block 4, Ivanious park 2,000

Fandell Pinkston and wife to Ger-3,225 Porteous; lot 8, block 4, Ivanhou park Yandell Pinkston and wife to Gertrude P. Hunle; lot 3 and part of lot 4, Pinkston's Springlell addition James C. Whittler and wife to James E. Knox; part of lot 6, Pleasant View Mary L. Roys et al to Ford E. Ulrich; part lot in Long, Croysdale & Vaughan's subdivision ...

John M. Payns et al to Eunice S. Gordon; lot 11, block 9, J. C. Merine's subdivision ...

Francis M. Easter to Mausi Clifford; lot 12 and part of lot 11, block 6, Gates' addition ...

Ben S. Johnson to Sanford F. Johnson; lot 37, Stewart's third addition ...

Chara B. Thompson to William Hard-chara B. Thompson to School Review Language Review Lan son; lot 37, Stewart's third addition
Clara B. Thompson to William Hardacre; lot 12, block 5, South Side place
C. W. Whitehead and wife et al to William C. Evans; lot 19, Linwood
C. E. Washburn and wife to John J. Casey; lot 28 and part of lot 37, Sidney place
Mary A. Powell to Elmer N. Powell; lot 1, Altamost
QUITYLAM DEEDS.
Clara R. Guild and husband to Isabella S. Goodman; lot 4, block 5, Liewellyn place
Bayha & List Realty Company to Charlotte Johnston; part of lot 12, block 1, Munford & Fancher's addition

charlotte Johnston; part of lot la, block I, Musford & Fancher's addition

Edward R. Greene to Nicholas Alesci; lot 8, block & John Johnson's subdivision

Labella S. Goodman and husband to Clara R. Guild; lots 17, 18, 29 and 21, and part of lot 16, block 2, Troost avenue lawn

GUARDIAN'S DEED.

John M. Halley to Ferd E. Ulrich; lot in Long, Croysdale & Vaughan's subdivision

EXECUTOR'S DEED.

M. M. and J. C. Evans to S. F. Johnson; lots 1, 2 and 3, block 1, Kingston place.

ADMINISTRATOR'S DEED.

Margaret Robinson to Nicholas Alesci; lot 8, block 45, John Johnson's subdivision

TRUSTEES DEEDS.

Henry C. Allen to Paul Ritter; lot 13, block 1, Whipple's first addition.

E. A. Philling and wife to A. T. Diekson; lots 11 and 12, block 3, Peery place place ..

LAND TITLE GUARANTEE COMPANY. A. L. O. SCHUELER, Mgr., examines and guarantees titles in Missouri and Kansas. Dr. Norman Lo

CLAIRVOYANT—LIFE READER
President of Polytechnical Society, of
Washington, D. C., metaphysician, Designation, D. C., metaphysician, D. C., met

Broadway.

Letters inclosing stamp answered. References, principal city banks. Hours, 2 to 2, Maid in attendance. SATISFACTION GUARANTEED OR NO FEE ACCEPT-ED. OPEN SUNDAY.

Are You in Need

And trouble of any kind or nature? And if, you don't know where to turn for valuable advice call on MRS. HOFFMANN, the European CLAIRAVOYANT and PALMIST. She can help and direct you aright in every undertaking in life, for she tells you just what to do and how to do it, bringing the happiness and success to all by her well happiness and success to all by her well and the success to all the success t

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Kansas City, Mo., Oct. 1, '8.

Manila Oil Company, 612 Ridge Building.
Sir:—Your Manila Oil was gold to me; it cured my rheumatism in one night. I wish everybody with rheumatism knew of this remedy.

MRS. M. SHERLOCK.

For sale by Owl Drug Co., 25 Main; Marsh Drug Co., Central ave. and James st., and others; price 80 a bottle; mail orders, 60c.

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CITIZENS LUMP COAL, 22.70 per ton, 2 tons 25.00. 2100 Broadway. Tel. 1189.

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HAIRDRESSING.

HAIRDRESSING and manicuring, Zoeach; switches; mail orders filled. 20 Deardorff bldg.

NOTICE OF FINAL SETTLEMENT-Notice to be NOTICE OF FINAL SETTLEMENT—Notice to me by given to all erections and others interested the estate of David G. Sleane, deceased, that Bengta Sleane, administratria of said sease, into to make a final settlement thereof at the next terior of the product court of Jackson county, to be healty)—"How of Kansas City, B'esouri, on the 18th day of England me, in 1889.